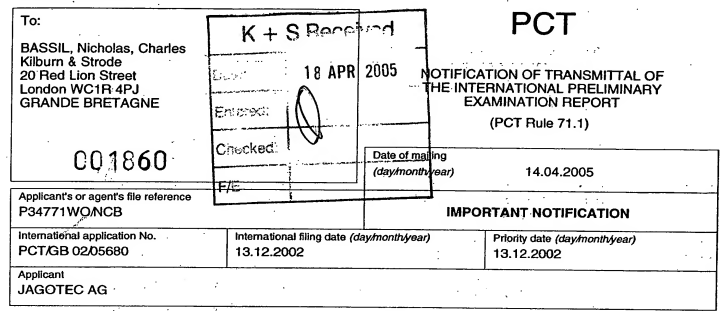
From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY



- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:



European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465

Authorized Officer

Longo, E

Tel. +49 89 2399-8141



PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference P34771WO/NCB	FOR FURTHER ACTION See Not Prelimin	OR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)							
nternational application No. PCT/GB 02/05680	International filing date (day/month/year) 13.12.2002	Priority date (day/month/year) 13.12.2002							
nternational Patent Classification (IPC) or t A61K9/51	ooth national classification and IPC								
		•							
Applicant									
AGOTEC AG									
Additing and is transmitted to the	mination report has been prepared by this applicant according to Article 36.	s International Preliminary Examining							
. This REPORT consists of a total	of 5 sheets, including this cover sheet.								
(see Rule 70.16 and Section These annexes consist of a total of	n 607 of the Administrative Instructions ur								
This report contains indications re	elating to the following items:								
I ⊠ Basis of the opinion II □ Priority									
	opinion with regard to novelty, inventive s	iten and industrial applicability							
IV Lack of unity of inventi		подола присарыну							
V 🖾 Reasoned statement u citations and explanati	under Rule 66.2(a)(ii) with regard to novell ons supporting such statement	ty, inventive step or industrial applicability							
VI Certain documents cite	ed .								
VII	nternational application								
VIII Certain observations o	n the international application	the second second							
te of submission of the demand	Date of completion	of this report							
2.07.2004	14.04.2005	. ••							
ame and mailing address of the international eliminary examining authority:	Authorized Officer	Adam Nation							
in the state of th									

7.

JC20 Rec'd PCT/PTO 09 JUN 2005

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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International application No. PCT/GB 02/05680

I.	Basis of the report	:	
	With regard to the elements of the international application (Replacement shape the receiving Office in response to an invitation under Article 14 are referred and are not annexed to this report since they do not contain amendments (Reference).	to:in th	nis report as "originally file

	De	scription, Pages					•		. 4	44				
	1-3	31	as or	iginally filed		٠								• • • • • •
	Cla	aims, Numbers		•		,			e:					
	1-2		as ori	ginally filed					7 .	*			<u>.</u>	• : :
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	Dra	awings, Sheets	<i>3</i> -		•				· 🖟 🚶	ä				
	1/8	-8/8	as ori	ginally filed				-						e († *
2.	Wit lan	h regard to the lang guage in which the ir	uage, all the ele nternational app	ements marke lication was fi	d above iled, unl	e were a	availat erwise	ole or e indi	furni cated	shed to under	o this A this ite	utho	rity ir	the
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		the language of a tr	anslation furnis	hed for the pu	ırposes	of the in	nterna	ationa	ıl⊲sea	rch (ur	nder Ru	ile 2:	3.1(b))).z ¹
		the language of pub											*	· ·
		the language of a tr Rule 55.2 and/or 55	anslation furnis .3).	hed for the pu	ırposes	of inter	nation	al pr	elimin	ary ex	aminat	ion (unde	r. 15
3.	Wit inte	h regard to any nucl e rnational preliminary	eotide and/or a examination wa	mino acid se as carried out	equence on the	e disclo: basis of	sed in	the i	ntern nce li	ational sting:	applic	ation	, the	e estat t
		contained in the inte	ernational applic	ation in writte	en form.		·		ų .	ry i	. 4:		_ : · <u>.</u> .	est, e.g.
		filed together with th	ne international	application in	compu	ter read	ablè f							
		furnished subseque		• •						41.3	1, 7 ST		ki.	
		furnished subseque	ntly to this Auth	ority in compu	uter rea	dable fo	rm.		g ;	v.,	hat org.		.	٠.,
		The statement that to in the international a	the subsequent application as fil	ly furnished w ed has been t	ritten so furnishe	equence ed.	e listin	g do	es not	go be	yond tl	ne di	sclos	ure
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		the description,	pages:						ž.		•			
		the claims,	Nos.:						Ģ i		:			
		the drawings,	sheets:						w .	e de la companya de l	:	٠.	٠.	

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB 02/05680

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5.		This report has been establisheen considered to go beyon	shed as	s if (some o	of) the amendme as filed (Rule 70.	nts had n 2(c)).	ot been i	made, since		· :
	٠.	(Any replacement sheet con report.)	taining	such amer	ndments must be	referred	to under	item 1 and	annexed to thi	is :
6.	Add	ditional observations, if necess	ary:			· " .		. 1 3	% }	
Ш	. No	n-establishment of opinion v	vith re	gard to no	velty, inventive	step and	d industr	ial applical	bility	- ;
1.	The obv	e questions whether the claime rious), or to be industrially app	ed inve licable	ntion appea have not b	ars to be novel, t een examined in	o involve respect		tive step (to	be non-	
		the entire international applic	ation,	•			· ; · · :,	ಗಡೆ ಕನಾಣಿ		
	×	claims Nos. 18,19 (ia)				:		Land		
:		because:								
. :	. ⊠ : ,	the said international applicat which does not require an int	ion, or ernatio	the said cland cland the said cland	aims Nos. 18,19 nary examination	(ia) relate (specify)	e to the fo	ollowing sub	ject matter	:
:		see separate sheet		· · · · · · · · · · · · · · · · · · ·		4	· ;	7.4		•
1.		the description, claims or drathat no meaningful opinion co	wings (ould be	<i>(indicate pa</i> formed <i>(sp</i>	nticular elements ecify):	s below) o	or said cla	aims Nos. a	re so unclear	
		the claims, or said claims No could be formed.	s. are s	o inadequa	itely supported b	y the des	cription t	hat no mea	ningful opinion	
		no international search report	has b	een establis	shed for the said	claims N	os.		e e e e e e e e e e e e e e e e e e e	٠:
2.	or a	eaningful international prelimit mino acid sequence listing to ructions:	nary ex comply	camination with the st	cannot be carried andard provided	d out due for in An	to the fa	ilure of the r the Adminis	nucleotide and trative	/ y
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		the computer readable form h	as not	been furnis	shed or does not	comply v	vith the S	tandard.	Section 1	. 74
٧.	Rea cita	soned statement under Articitions and explanations supp	cle 35(orting	2) with reg such state	ard to novelty, ement	inventive			applicability;	**
1.	Stat	ement	٠							
	Nov	elty (N)	Yes: No:	Claims	1-21		٠.		\$ ¹ \$	1.
	Inve	ntive step (IS)	Yes: No:	Claims Claims	1-21		٠,.		1. mr 15. mr	÷,
	Indu	strial applicability (IA)	Yes: No:	Claims Claims	1-17,20,21	• • .:		.: ' :		; ;;
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2. Citations and explanations

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/GB 02/05680

see separate sheet

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT - SEPARATE SHEET

International application No. PCT/GB 02/05680

Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claims 18,19 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(I) PCT).

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; incitations and explanations supporting such statement

Nanocrystalline spironolactone liposomes, suspensions and topical uses thereof are not disclosed nor suggested in the cited prior art.

This, together with the good skin permeation data provided, allows for the acknowledgement of novelty and presence of an inventive step for claims 1-21 under Art. 33 PCT.

For the assessment of the present claims 18,19 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.